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ATTORNEY DOCKET NO. FILING DATE FIRST NAMED INVENTOR APPLICATION NO. CONFIRMATION 09/717,576 TRO4-BK25 11/21/2000 John F. Fairclough 21611 7590 09/16/2003 SNELL & WILMER LLP **EXAMINER** 1920 MAIN STREET WINTER, JOHN M **SUITE 1200** IRVINE, CA 92614-7230 ART UNIT PAPER NUMBER 3621

DATE MAILED: 09/16/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.    Offic Action Summary					_
Examiner			Applic	cation No.	Applicant(s)
John M Winter   3621			09/71	7,576	FAIRCLOUGH ET AL.
Peri d for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  Extensions of time may be available under the provisions of 3 CFR 1.13(a). In no event, however, may a reply be timely filed after SX (6) MONTHS from the mailing date of this communication.  If the period to reply suchine have been received to the communication of the pays period and the reply such that the state of the communication.  If the period to reply such the time the mailing date of this communication.  If the period to reply such the time there mornish after the mailing date of this communication, and the provision of the	•	Offic Action Summary	Exam	iner	Art Unit
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ③ MONTH(S) FROM THE MALING DATE OF THIS COMMUNICATION.  Ederations of time may be available under the provisions of 37 CFR 1.38(a). In no event, however, may a reply be simely filled after 50% (b) MONTHS from the maling date of this communication.  18 NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (e) MONTHS from the maling date of this communication.  19 NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (e) MONTHS from the maling date of this communication.  19 Palue to previously be the Different times months after the maling date of this communication. Status  10 Responsive to communication(s) filled on 15 August 2003.  2a			1		
THE MAILING DATE OF THIS COMMUNICATION.  Extensions of time may be available under the proxisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SN: (6) MORTHS from the mailing date of this communication.  If the period for reply specified above is less than they (30 dys.) a risply within the statistics or minimum of hithy (20) dys. a risply within the statistics of the proxision of			ication appears on	the cover sheet wit	h the correspondence address -
2a) This action is FINAL.  2b) This action is non-final.  3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4) Claim(s) 1,3-7,12 and 14-20 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) is/are allowed.  6) Claim(s) is/are allowed.  6) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and/or election requirement.  Application Papers  9) The specification is objected to by the Examiner.  10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.  If approved, corrected drawings are required in reply to this Office action.  12) The oath or declaration is objected to by the Examiner.  Priority under 35 U.S.C. §§ 119 and 120  13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No.  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.  14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application a) The Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 120 and/or 121.	THE N - Exter after - If the - If NO - Failui - Any r eame	MAILING DATE OF THIS COMMUNI asions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this common period for reply specified above is less than thirty (3 period for reply is specified above, the maximum stee to reply within the set or extended period for reply eply received by the Office later than three months a	ICATION.  of 37 CFR 1.136(a). In nunication.  io) days, a reply within the atutory period will apply a will, by statute, cause the	to event, however, may a re e statutory minimum of thirty and will expire SIX (6) MONT e application to become ABA	ply be timely filed  (30) days will be considered timely.  HS from the mailing date of this communication.  INDONED (35 U.S.C. § 133).
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3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.  14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application a) ☐ The translation of the foreign language provisional application has been received.  15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.  Attachment(s)  1) ☑ Notice of References Cited (PTO-892)		1. Certified copies of the priority	documents have	been received.	
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<ul> <li>14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application a) ☐ The translation of the foreign language provisional application has been received.</li> <li>15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.</li> <li>Attachment(s)</li> <li>1) Notice of References Cited (PTO-892)</li> <li>4) ☐ Interview Summary (PTO-413) Paper No(s)</li> </ul>	* S	application from the Intern	ational Bureau (P	CT Rule 17.2(a)).	_
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Attachment(s)  1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413) Paper No(s)	a	☐ The translation of the foreign lar	nguage provisiona	l application has be	en received.
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413) Paper No(s).		-	domodio priorii	.,	33 120 GHG/OF 12 ()
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 6) Other:	1) Notice 2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (F		5) Notice of In	ummary (PTO-413) Paper No(s) formal Patent Application (PTO-152)

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### **DETAILED ACTION**

Status

Claims 1,3-7,12 and 14-20 remain pending

## Response to Arguments

The applicant's arguments filed on August 15, 2003 have been fully considered. Claims 1,6,12 and 16 are rejected in view of the newly discovered reference to Randle et al. (US Patent 5,974,146).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pare, Jr. et al. (US Patent No 6,230,148) in view of Randle et al. (US Patent 5,974,146).

As per claim 12,

Pare Jr. et al. ('148) discloses a method for settling and verifying checks over a network comprising the following steps:

connecting a client computer to a merchant server at a location remote from the client computer; (column 14, lines 34-42)

transmitting an order from the client computer to the merchant server; (figure 4) selecting payment by check; (figure 6)

connecting the client computer to a check server; (column 13, lines 66-67; column 14, lines 1-19)

inputting customer data at the client computer; (column 13, line 64)

transmitting customer data from the client computer to the check server; (column 13, line 66-67; column 14, lines 1-2)

transmitting customer data from the check server to a check verification server; (column 15, line 1-7)

transmitting an approval from the check verification server to the check server (column 15, line 1-7)

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settling a check by an ACH settlement system.(Figure 7).

Pare Jr. et al. ('148) does not explicitly disclose confirming the order or payment by a message from the merchant server to the client computer and the check verification sender. Randle et al. ('146) discloses confirming the order or payment by a message from the merchant server to the client computer and the check verification sender. (Figure 4, Column 9, lines 1-22) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Pare Jr. et al. ('148) method with the Randle et al. ('146) method in order to protect the consumer from fraud.

Claims 1-4, 13 and 14-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pare, Jr. et al. (US Patent No 6,230,148) in view of Carlson et al. (US Patent No 5,053,607) and further in view of Randle et al. (US Patent 5,974,146).

As per claim 1,

Pare Jr. et al. ('148) discloses a method for printing and verifying checks over a network comprising the following steps:

connecting a client computer to a merchant server at a location remote from the client computer;(column 14, lines 34-42)

transmitting an order from the client computer to the merchant server; (figure 4) selecting payment by check; (figure 6)

connecting the client computer to a check server; (column 13, lines 66-67; column 14, lines 1-19)

inputting customer data at the client computer; (column 13, line 64)

transmitting customer data from the client computer to the check server; (column 13, line 66-67; column 14, lines 1-2)

transmitting customer data from the check server to a check verification server; (column 15, line 1-7)

transmitting an approval from the check verification server to the check server (column 15, line 1-7)

Pare Jr. et al. ('148)does not explicitly disclose printing a check Carlson et al. ('607) discloses printing a check.(Figure 6) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Pare Jr. et al. ('148) method with the Carlson et al. ('607) method in order to allow the seller to generate physical proof of the transaction.

Pare Jr. et al. ('148) does not explicitly disclose confirming the order or payment by a message from the merchant server to the client computer and the check verification sender. Randle et al. ('146) discloses confirming the order or payment by a message from the merchant server to the client computer and the check verification sender. (Figure 4, Column 9, lines 1-22) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Pare Jr. et al. ('148) method with the Randle et al. ('146) method in order to protect the consumer from fraud.

As per claim 3,

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Pare Jr. et al. ('148) discloses the method of Claim 1 where the network is the Internet. (Figure 4)

As per claim 4,

Pare Jr. et al. ('148) discloses the method of Claim1

Pare Jr. et al. ('148)does not explicitly disclose the check is printed by a secure printer connected to a check printing station at the remote location. Carlson et al. ('607) discloses the check is printed by a secure printer connected to a check printing station at the remote location (Column 10, lines 8-53; Figure 6) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Pare Jr. et al. ('148) method with the Carlson et al. ('607) method in order to allow the seller to generate physical proof of the transaction.

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As per claim 14

Pare Jr. et al. ('148) discloses the method of Claim 12

Pare Jr. et al. ('148) does not explicitly disclose the network is the ACH network. Hills et al. ('528) discloses the network is the ACH network. (Abstract) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Pare Jr. et al. ('148) method with the Hills et al. ('528) method in order to utilize a well known and commercially viable system for check clearing.

As per claim 15

Pare Jr. et al. ('148) discloses the method of Claim 12

Pare Jr. et al. ('148) does not explicitly disclose storing the approval from the check verification server in a merchant file in the check server; downloading the merchant file from the check server to the ACH settlement system. Hills et al. ('528) discloses storing the approval from the check verification server in a merchant file in the check server; (Abstract) downloading the merchant file from the check server to the ACH settlement system (Column 12, lines 54-67) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Pare Jr. et al. ('148) method with the Hills et al. ('528) method in order to protect the merchant from fraud caused by a customer with insufficient funds to cover the check.

Claim 5,7-11, and 16-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pare, Jr. et al. (US Patent No 6,230,148) in view of Carlson et al. (US Patent No 5,053,607) and further in view of Hills et al. (US Patent No 6,164,528)

As per claim 5,

Pare Jr. et al. ('148) discloses the method of Claim 1

Pare Jr. et al. ('148) does not explicitly disclose storing the approval from the check verification server in a merchant file in the check server; downloading the merchant file from the check server to a check printing station. Hills et al. ('528) discloses storing the approval from the check verification server in a merchant file in the check server; (Abstract) downloading the merchant file from the check server to a check printing station (Column 12,

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lines 54-67) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Pare Jr. et al. ('148) method with the Hills et al. ('528) method in order to protect the merchant from fraud caused by a customer with insufficient funds to cover the check.

As per claim 7,

Pare Jr. et al. ('148) discloses the method of Claim 6

Pare Jr. et al. ('148) does not explicitly disclose the secure printer is a magnetic ink character recognition-enabled printer. Carlson et al. ('607) discloses the secure printer is a magnetic ink character recognition-enabled printer. (column 10, lines 54-57) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Pare Jr. et al. ('148) method with the Carlson et al. ('607) method in order to generate a paper check that is routable via standard bank routing procedures.

As per claim 9, Pare Jr. et al. ('148) discloses the method of Claim 6 where the network is the Internet. (Figure 4)

As per claim 10,

Pare Jr. et al. ('148) discloses the method of Claim 6

where the approval comprises the customer data transmitted from the client computer to the check server. (column 15, line 1-7)

As per claim 16

Pare Jr. et al. ('148) discloses a system for settling and verifying checks over a network comprising

a client computer connected via a network to a merchant server; (column 14, lines 34-42) the merchant server is connected to a check printing station, a printer and a check server via a network; where by the client computer transmits an order to a merchant server at a location remote from the client computer (figure 6)

the client computer selects payment by check; (figure 6)

the client computer is connected to a check server; (column 13, lines 66-67; column 14, lines 1-19)

customer data is input to the client computer and transmitted to the check server (column 13, line 64)

the customer data is transmitted from the check server to a check verification server; (column 15, line 1-7)

an approval is transmitted from the check verification server to the client computer and the check server; (column 15, line 1-7)

Pare Jr. et al. ('148) does not explicitly disclose the approval is stored in a merchant file in the check server; the merchantfile is downloaded from the check server to the check printing station. Hills et al. ('528) discloses the approval is stored in a merchant file in the check server; (Abstract) the merchantfile is downloaded from the check server to the check printing station; (Column 12, lines 54-67) It would be obvious to one having ordinary skill in the art at

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the time the invention was made to combine the Pare Jr. et al. ('148) method with the Hills et al. ('528) method in order to protect the merchant from fraud caused by a customer with insufficient funds to cover the check.

Pare Jr. et al. ('148)does not explicitly disclose a check is printed by the printer Carlson et al. ('607) discloses a check is printed by the printer. (Figure 6) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Pare Jr. et al. ('148) method with the Carlson et al. ('607) method in order to allow the seller to generate physical proof of the transaction.

Pare Jr. et al. ('148) does not explicitly disclose confirming the order or payment by a message from the merchant server to the client computer and the check verification sender. Randle et al. ('146) discloses confirming the order or payment by a message from the merchant server to the client computer and the check verification sender. (Figure 4, Column 9, lines 1-22) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Pare Jr. et al. ('148) method with the Randle et al. ('146) method in order to protect the consumer from fraud.

As per claim 17

Pare Jr. et al. ('148) discloses the method of Claim 16

Pare Jr. et al. ('148) does not explicitly disclose the network is the ACH network. Hills et al. ('528) discloses the network is the ACH network. (Abstract) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Pare Jr. et al. ('148) method with the Hills et al. ('528) method in order to utilize a well known and commercially viable system for check clearing.

As per claim 19,

Pare Jr. et al. ('148) discloses the method of Claim 16

Pare Jr. et al. ('148) does not explicitly disclose the printer is a magnetic ink character recognition-enabled printer. Carlson et al. ('607) discloses the printer is a magnetic ink character recognition-enabled printer. (column 10, lines 54-57) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Pare Jr. et al. ('148) method with the Carlson et al. ('607) method in order to generate a paper check that is routable via standard bank routing procedures

Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pare, Jr. et al. (US Patent No 6,230,148) in view of Carlson et al. (US Patent No 5,053,607) and further in view of Hills et al. (US Patent No 6,164,528) and further in view of Randle et al. (US Patent 5,974,146).

As per claim 6,

Pare Jr. et al. ('148) discloses a method for printing and verifying checks over a network comprising the following steps:

connecting a client computer to a merchant server at a location remote from the client computer;(column 14, lines 34-42)

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transmitting an order from the client computer to the merchant server; (figure 4) selecting payment by check; (figure 6)

connecting the client computer to a check server; (column 13, lines 66-67; column 14, lines 1-19)

inputting customer data at the client computer; (column 13, line 64)

transmitting customer data from the client computer to the check server; (column 13, line 66-67; column 14, lines 1-2)

transmitting customer data from the check server to a check verification server; (column 15, line 1-7)

transmitting an approval from the check verification server to the check server (column 15, line 1-7)

Pare Jr. et al. ('148) does not explicitly disclose storing the approval from the check verification server in a merchant file in the check server; downloading the merchant file from the check server to a check printing station. Hills et al. ('528) discloses storing the approval from the check verification server in a merchant file in the check server; (Abstract) downloading the merchant file from the check server to a check printing station (Column 12, lines 54-67) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Pare Jr. et al. ('148) method with the Hills et al. ('528) method in order to protect the merchant from fraud caused by a customer with insufficient funds to cover the check.

Pare Jr. et al. ('148)does not explicitly disclose printing a check with a secure printer connected to the check printing station at the location remote from the client computer. Carlson et al. ('607) discloses printing a check.(Figure 6) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Pare Jr. et al. ('148) method with the Carlson et al. ('607) method in order to allow the seller to generate physical proof of the transaction.

Pare Jr. et al. ('148) does not explicitly disclose confirming the order or payment by a message from the merchant server to the client computer and the check verification sender. Randle et al. ('146) discloses confirming the order or payment by a message from the merchant server to the client computer and the check verification sender. (Figure 4, Column 9, lines 1-22) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Pare Jr. et al. ('148) method with the Randle et al. ('146) method in order to protect the consumer from fraud.

Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pare, Jr. et al. (US Patent No 6,230,148).

As per claim 11,

Pare Jr. et al. ('148) discloses a method for printing and verifying checks over a network comprising the following steps:

connecting a client computer to a merchant server at a location remote from the client computer;(column 14, lines 34-42)

transmitting an order from the client computer to the merchant server; (figure 4) selecting payment by check; (figure 6)

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connecting the client computer to a check server; (column 13, lines 66-67; column 14, lines 1-19)

inputting customer data at the client computer; (column 13, line 64)

transmitting customer data from the client computer to the check server; (column 13, line 66-67; column 14, lines 1-2)

transmitting customer data from the check server to a check verification server; (column 15, line 1-7)

transmitting an approval from the check verification server to the check server (column 15, line 1-7)

Official Notice is taken that "the approval comprises a guarantee of payment to a merchant" is common and well known in prior art in reference to commerce. It would have been obvious to one having ordinary skill in the art at the time the invention was made to guarantee the transaction in order to promote commerce.

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John M Winter whose telephone number is (703) 305-3971. The examiner can normally be reached on M-F 8:30-6, 1st Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James P Trammell can be reached on (703)305-9768. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-7687 for regular communications and (703) 305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

JMW July, 11 2003

SUPERVISORY PATENT EXAMINER
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